	TES DISTRICT COURT OF MASSACHUSETTS
UNITED STATES OF AMERICA v. DZHOKHAR TSARNAEV	) No. 13-CR-10200-GAO ) FILED UNDER SEAL )
MOTION TO SEAL	
Defendant, Dzhokhar Tsarnaev, b	by and through counsel, respectfully requests
leave to file under seal his Reply to the	Government's Opposition to Defendant's
Supplemental Motion to Compel Compl	liance with Government's Expert Discovery
Obligations [DE 504]. Leave to file und	der seal is requested because the Motion, the
Government's Opposition, and the Defe	ndant's Reply all concern non-public discovery
and evidentiary disclosures that are subj	ect to the Protective Order in this case.
	Respectfully submitted, DZHOKHAR TSARNAEV by his attorneys  Judy Clarke, Esq. (CA Bar # 76071) CLARKE & RICE, APC 1010 Second Avenue, Suite 1800 San Diego, CA 92101 (619) 308-8484 JUDYCLARKE@JCSRLAW.NET  David I. Bruck, Esq. 220 Sydney Lewis Hall Lexington, VA 24450 (540) 460-8188 BRUCKD@WLU.EDU  Miriam Conrad, Esq. (BBO # 550223)

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## **Certificate of Service**

I hereby certify that this document was served on counsel for the government by email on August 25, 2014.